



**DISSOLUTION OF MARRIAGE
FINDINGS OF FACT AND
CONCLUSIONS OF LAW**

Case No. _____
Court _____
County _____
Judge _____

[] **Child support ordered**

IN RE THE MARRIAGE OF:

Date of Hearing _____

Petitioner/Joint Petitioner

Respondent/Joint Petitioner

This cause, having been heard on oral testimony in open court, pursuant to notice, the Commissioner finds:

FINDINGS OF FACT

1. Date of Marriage _____ Place of Marriage _____
2. Ages of Parties: Petitioner _____ Respondent _____
3. Occupation(s) of Parties: Petitioner _____ Respondent _____
4. Addresses of Parties: Petitioner _____ Respondent _____
5. Petition states ground for Dissolution of Marriage _____

Date summoned _____.

Entry of Appearance _____ Responsive Pleading _____ Notice of Hearing given _____

Previous marriages: Petitioner _____ Respondent _____

How terminated: Petitioner _____ Respondent _____

7. At the time action commenced, one of parties resided in state for 180 days next preceding filing of petition.
_____ proved by _____.

8. Military Status proved _____

9. Parties separated and lived apart 60 days _____ Date of Separation _____

10. Conciliation efforts: _____

Marriage is irretrievably broken _____

11. Is there a written agreement _____ Is agreement unconscionable _____

12. Children: Name(s)	Age(s)	Address(es)

13. Best interest of children to be served by awarding custody to _____
Reasonable child support to be paid by _____ in the amount of _____
If Child support is ordered, the Petitioner's social security number is _____ & Respondent's
social security number is _____. (MANDATORY)

JUDGE/COMMISSIONER: IF CHILD SUPPORT IS ORDERED PLEASE CHECK BOX AT TOP OF PAGE 1.

As no good cause has been shown, \$_____ shall be withheld per [] week, [] month,
[] pay period from petitioner's/respondent's wages and made payable to _____.
Visitation _____

14. Marital Property _____

15. Contribution of each party to acquisition:
Petitioner _____
Respondent _____

16. Reasonable Maintenance to _____ Amount _____
Duration _____

Party receiving maintenance:
Lacks sufficient property, including marital property apportioned to him to provide for his reasonable needs.

Is unable to support himself through appropriate employment or is the custodian of a child whose condition or
circumstances make it appropriate that the custodian not be required to seek employment outside the home.

CONCLUSIONS OF LAW

From the foregoing it is concluded as a matter of law that the parties are properly before the Court, that it
has been established that the marriage is irretrievably broken, and that judgment should be entered accordingly,
and it is so recommended (including): _____

Dated: _____, 2_____

Judge/Commissioner